

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/781,472	02/17/2004	Anand G. Dabak	TI-29547.1	3117
	7590 03/22/200 UMENTS INCORPO	EXAMINER		
P O BOX 655474, M/S 3999 DALLAS, TX 75265			BOCURE, TESFALDET	
			ART UNIT	PAPER NUMBER
			2611	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 03/22		03/22/2007	PAI	PER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

			Įι
	Application No.	Applicant(s)	
	10/781,472	DABAK ET AL.	
Office Action Summary	Examiner	Art Unit	
	Tesfaldet Bocure	2611	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory peri  - Failure to reply within the set or extended period for reply will, by state that the period for reply will, by state that the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MO tute, cause the application to become A	ICATION.  The reply be timely filed experience of this communication.  ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 14	February 2004.		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This action is <b>FINAL</b> .	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under	•		
Disposition of Claims			
4) Claim(s) 33-38 is/are pending in the application 4a) Of the above claim(s) is/are withd		,	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>33-38</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	d/or election requirement.	•	
Application Papers			
9) The specification is objected to by the Exami	iner.		
10) The drawing(s) filed on is/are: a) ☐ a	ccepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to the	he drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corr			
11) ☐ The oath or declaration is objected to by the	Examiner. Note the attache	ed Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119		·	
12) Acknowledgment is made of a claim for forei	ign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) All b) Some * c) None of:			
<ol> <li>Certified copies of the priority docume</li> </ol>	ents have been received.		
2. Certified copies of the priority docume		•	
3. Copies of the certified copies of the p	•	n received in this National Stage	
application from the International Bure		t received	
* See the attached detailed Office action for a I	ist of the certified copies no	t received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)		Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Pager No(s)/Mail Date 2/14/04		o(s)/Mail Date Informal Patent Application	

Art Unit: 2611

#### **DETAILED ACTION**

### Information Disclosure Statement

1. The Information Disclosure Statement (IDS) received on February 17, 2004 has been considering by the Examiner and the initialed copies (two pages) of the IDS are attached with this correspondence.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 33-38 are rejected under 35 U.S.C. 102(b) as being anticipated by Applicant's Own Admitted Prior Art, AOAPA hereinafter (tables 1 and 2) and reference made to 3GPP RAN 25.214, 1999 in pages 19-21 in the specification of the current application.

AOAPA, tables 1 and 2 and corresponding specification in pages 19-21, teaches a User Station (UE) for measuring the beam forming coefficients to be transmitted to the Base Unit in (BU) on uplink channel, wherein the Base Unit comprising: receiving the weighting coefficients transmitted by the base station, wherein the transmitted weighting coefficient are determined from the previously transmitted pilot signal to be used in future adjustment of the phase and power of the antennas (claimed previously transmitted weighting information in claim 37); the received weighting coefficients are

Art Unit: 2611

averages; multiplying by the respective antenna; and transmitted by the respective antenna as in claim 33.

It should be noted that applicant's specification with respect to the AOAPA in table 2 was made in reference to figure 1 of the instant application. The only difference is that the current invention uses a phase shift of 45° as shown in table 3 of the instant application while as the once in the AOAPA table 2 uses a phase shift of 90°. Therefore, the multiplication and transmission of the information with the weighting coefficient is done by figure 1. Reference should also be made to figure 10 in the 3GPPP, where Applicant was making a reference as prior art, for the base station having a receiver for receiving weighting coefficients feedback from the user station multiplied by the information signal and transmitted by the respective antenna as that of figure 1 in the instant application.

The claimed language in claim 33 does not call for any specific phase information in the received weighting coefficients, therefore reads in any phase information received by the base station which includes the once disclosed with respect to AOAPA table 2 in the instant application and that in the 3GPPP.

Applicant's own admitted prior art was made in reference to the specification to 3GPPP and reference should be made to page 20-23 in the specification and figure 10, where the base station having an encoder, interleaver, mapper and modulator claimed in claim 34.

Further to claim 35 the Base Station multiplies the feedback coefficients  $W_1$  and  $W_2$  by a respective multiplier as shown in figure 10 in the 3GPPP.

Art Unit: 2611

The weighted coefficients multiplied by the respective a multiplier is transmitted by their respective antenna (see for example ANT1 and ANT2 in fig. 10 of 3GPPP and A12<sub>1</sub> and A12<sub>2</sub> in figure 1 of the instant application) as in claim 36.

Further to claim 38, the Base Unit (fig. 10 in the 3GPPP) shows that the pilot signals are transmitted over PCCPCH and DPCH.

### **Double Patenting**

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

5. Claims 33-38 are provisionally rejected on the ground of nonstatutory double patenting over claims 33-38 of copending Application No. 10/919,470. This is a provisional double patenting rejection since the conflicting claims have not yet been patented.

The subject matter claimed in the instant application is fully disclosed in the referenced copending application and would be covered by any patent granted on that

Art Unit: 2611

copending application since the referenced copending application and the instant application are claiming common subject matter, as follows: the claimed subject matter in the instant application differs from that of the parent application in that it has been claimed broadly that; "averaging at least one of the coefficients over a plurality of slots" has been claimed in the instant application; while averaging at least one coefficient over a plurality of slots, wherein the at least one coefficient is phase rotated by 90 degrees in each successive slot" in the parent application serial number 10/919,470 as shown in the comparison of the claims in the table below. However the plurality of coefficients having no specific phase value as claimed in the instant application is Applicant's Own Admitted Prior Art (AOAPA, table 1 and 2 and disclosed in pages 19-23).

Therefore, it would have been obvious to one of ordinary skill in the art to use the weighting coefficient of any value other than the once claimed in the co-pending application for adjusting the phase and/or amplitude to the antenna of the base station at the time the invention was made.

It should also be noted that claims 37-38 of the instant application differ from that of claims 37-38 in their dependency.

Furthermore, there is no apparent reason why applicant would be prevented from presenting claims corresponding to those of the instant application in the other copending application. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

Art Unit: 2611

Instant US Patent Application 10/781,472	Related US Patent Application No.
	10/919,470
Claim 33. A method of transmitting	Claim 33. (New) A method of transmitting
information comprising the steps of:	information, comprising the steps of:
receiving an information signal; receiving a	receiving an information signal;
plurality of coefficients from a remote	receiving at least one coefficient from a
communication system; averaging at least	remote communication system;
one of the coefficients over a plurality of	averaging at least one coefficient over a
slots;	plurality of slots, wherein the at least one
producing a plurality of weighted	coefficient <u>is phase rotated <b>by 90 degrees</b></u>
information signals from respective	in each successive slot,
coefficients and the information signal; and	producing a plurality of weighted .
transmitting the plurality of weighted	information signals from the at least one
information signals from respective	coefficient and the information signal; and
antennas.	transmitting the plurality of weighted
	information signals from respective
	antennas.
Claim 34. A method as in claim 33,	Claim 34. A method as in claim 33,
comprising the steps of." encoding the	comprising the steps of." encoding the
information signal; interleaving the	information signal; interleaving the
information signal; symbol mapping the	information signal; symbol mapping the

Art Unit: 2611

information signal; and modulating the	information signal; and modulating the
information signal.	information signal.
Claim 35. A method as in claim 33,	Claim 35. A method as in claim 33,
wherein the step of producing a plurality of	wherein the step of producing a plurality of
weighted information signals comprises	weighted information signals comprises
the steps of:	the steps of:
multiplying the information signal by a first	multiplying the information signal by a first
coefficient, thereby producing a first	coefficient, thereby producing a first
weighted information signal; and	weighted information signal; and
multiplying the information signal by a	multiplying the information signal by a
second coefficient, thereby producing a	second coefficient, thereby producing a
second weighted information signal.	second weighted information signal.
Claim 36. A method as in claim 35	Claim 36. A method as in claim 35
comprising the steps of: transmitting the	comprising the steps of: transmitting the
first weighted information signal from a first	first weighted information signal from a first
antenna; and transmitting the second	antenna; and transmitting the second
weighted information signal from a second	weighted information signal from a second
antenna.	antenna.
Claim 37. A method as in <u>claim 35</u> ,	Claim 37. A method as in claim 33,
wherein the respective coefficients	wherein the respective coefficients
correspond respectively to previously	correspond respectively to previously
transmitted weighted information signals.	transmitted weighted information signals.

Art Unit: 2611

Claim 38. A method as in claim 35 comprising the steps of." transmitting a first set of pilot symbols over a primary common control physical channel (PCCPCH); and transmitting a second set of pilot symbols and the weighted information signals over a dedicated physical channel (DPCH).

Claim 38. A method as in claim 33
comprising the steps of." transmitting a
first set of pilot symbols over a primary
common control physical channel
(PCCPCH); and
transmitting a second set of pilot symbols
and the weighted information signals over
a dedicated physical channel (DPCH).

#### Conclusion

1. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US patent numbers 5,848,103, 5,920,286, 6,067,324, 6,192,256; 6,373,433 and 6,611,675 issued to Weerackody, Mohebbi, Harrison, Whinnett, Espax et al., and Salonen et al disclose a channel characteristics measurement by the subscriber station response to the pilot signal transmitted by the base station and loopback from the subscriber to the base unit to adjust the antenna.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tesfaldet Bocure whose telephone number is (571) 272-3015. The examiner can normally be reached on Mon-Thur (7:30a-5:00p) & Mon.-Fri (7:30a-5:00p).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jayanti (Jay) Patel can be reached on (571) 272-2988. The fax phone

Art Unit: 2611

Page 9

number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

T.Bocure

Tesfaldet Bocure

Primary Examiner